FORM-PTO-1390 (Rev. 12-29-99)

15. 🗆

16.

A change of power of attorney and/or address letter.

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371

ATTORNEY'S DOCKET NUMBER

019219-013

			ING UNDER 35 U.S.C. 371	U.S. APPLICATION NO. (If known, see 37 C F R 1 5)					
		TIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED					
PCT/NLO			06 April 2000	06 April 1999					
HY	TITLE OF INVENTION HYGIENIC ABSORBENT WITH ODOUR CONTROL								
	PPLICANT(S) FOR DO/EO/US Trie Cornelius BESEMER; Anne-Mieke VERWILLIGEN and Jeffrey THORNTON								
App	Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:								
1.	⊠	7							
2.	™								
3. A This is an express request to begin national examination procedures (35 U.S. until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and to									
4.	\boxtimes	A proper Demand for Internation	al Preliminary Examination was made by the 19th mo	onth from the earliest claimed priority date.					
5.									
		a. 🛛 is transmitted herewit	h (required only if not transmitted by the Internationa	l Bureau).					
ľ.	<u>-</u>	b. 🛛 has been transmitted by the International Bureau.							
1	i 4 4 4 4 4 4 4	c. \square is not required, as the application was filed in the United States Receiving Office (RO/US)							
6. :	يَا	A translation of the International Application into English (35 U.S.C. 371(c)(2)).							
7. 4		Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))							
		a. \square are transmitted herewith (required only if not transmitted by the International Bureau).							
13 12		b. \square have been transmitted by the International Bureau.							
i		c. D have not been made;	however, the time limit for making such amendments	has NOT expired.					
		d. A have not been made a	and will not be made.						
8.		A translation of the amendments	s to the claims under PCT Article 19 (35 U.S.C. 371)	0)(3)).					
9.		An executed oath or declaration	of the inventor(s) (35 U.S.C. 371(c)(4)).						
10.		A translation of the annexes to t	he International Preliminary Examination Report under	r PCT Article 36 (35 U.S.C. 371(c)(5)).					
Item	ıs 11.	to 16. below concern other docu	ment(s) or information included:						
11.		An Information Disclosure States	ment under 37 CFR 1.97 and 1.98.						
12.	\boxtimes	An assignment document for rec	cording. A separate cover sheet in compliance with 3	7 CFR 3.28 and 3.31 is included.					
13.	\boxtimes	A FIRST preliminary amendment							
		A SECOND or SUBSEQUENT pre	liminary amendment.						
14.		A substitute specification.							

Other items or information: published appln. No. WO 00/59556; PCT forms: IPEA/416; IPEA/408 (Written Opinion) and Response dated April 24, 2001

U.S. APPLICATION NO. (II kno	wn, 6 9 / 89 5 3 7 3 2	10N NO 3			NEY'S DOCKET NUMBER 219-013	
52	fees are submitted:			CALCULATIO	ONS	PTO USE ONLY
Basic National Fee (37 0	CFR 1.492(a)(1)-(5)):					
nor international se	Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO \$1,000.00 (960)					
	inary examination fee (37 CF tional Search Report prepared		\$860.00 (970)			
International prelim but international se	inary examination fee (37 CF arch fee (37 CFR 1.445(a)(2)	R 1.482) not paid to USPTO)) paid to USPTO	\$710.00 (958)			
	inary examination fee paid to ot satisfy provisions of PCT A		\$690.00 (956)			
International prelim and all claims satis	inary examination fee paid to fied provisions of PCT Article	USPTO (37 CFR 1.482) 33(1)-(4)	\$100.00 (962)			
	ENTER	APPROPRIATE BASIC	FEE AMOUNT =	\$ 860	0.00	
	154) for furnishing the oath o		20 🗆 30 🗆	\$		
Claims	Number Filed	Number Extra	Rate			
Total Claims	9 -20 =	0	X\$18.00 (966)	\$		
Independent Claims	2 -3 =	0	X\$80.00 (964)	\$		
Multiple dependent clain	n(s) (if applicable)		+\$270.00 (968)	\$		
		TOTAL OF ABOVE C	ALCULATIONS =	\$ 860	0.00	
Reduction for 1/2 for fili	ng by small entity, ıf applicat	ole (see below).		\$		-
<u> </u>			SUBTOTAL =	\$ 860	0.00	
	00 (156) for furnishing the Entire Claimed priority date (37 CF		20 🗆 30 🗆	\$		
1 20 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		TOTAL	NATIONAL FEE =	\$860.00		<u> </u>
Fee for recording the en	closed assignment (37 CFR 1 eet (37 CFR 3.28, 3.31). \$40	.21(h)). The assignment mu 0.00 (581) per property +	st be accompanied by	\$ 40.00		
1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		TOTAL FE	ES ENCLOSED =	\$900.00		
(a ± 5				Amount t	o be: inded	\$
				cha	arged	\$
a. D Small entity	status is hereby claimed.					
b. 🛭 A check in the	he amount of \$ 900.00 to	cover the above fees is enclo	sed.			
c. Please charg is enclosed.	e my Deposit Account No. 03	<u>2-4800</u> in the amount of \$	to cover the abov	ve fees. A dup	olicate (copy of this sheet
	sioner is hereby authorized to 02-4800. A duplicate copy		vhich may be required,	or credit any o	verpay	ment to Deposit
	NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.					
SEND ALL CORRESPONDENCE TO: Ronald L. Grudziecki BURNS, DOANE, SWECKER & MATHIS, L.L.P. P.O. Box 1404				land		
1	a, Virginia 22313-1404		liam C. Rowland	-		
(703) 836	-0020	NAI	VIE			
			.888 ISTRATION NUMBER			

JC16 Rec'd PCT/PTO SEP 2 5 2001 FORM-PTO-1390 U.S. DÉPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE ATTORNEY'S DOCKET NUMBER (Rev. 12-29-99) TRANSMITTAL LETTER TO THE UNITED STATES 019219-013 DESIGNATED/ELECTED OFFICE (DO/EO/US) U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.5) CONCERNING A FILING UNDER 35 U.S.C. 371 INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE PRIORITY DATE CLAIMED PCT/NL00/00228 06 April 2000 06 April 1999 TITLE OF INVENTION HYGIENIC ABSORBENT WITH ODOUR CONTROL APPLICANT(S) FOR DO/EO/US Arie Cornelius BESEMER; Anne-Mieke VERWILLIGEN and Jeffrey THORNTON Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information: \boxtimes This is a FIRST submission of items concerning a filing under 35 U.S.C. 371. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371. This is an express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination 3. until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and the PCT Articles 22 and 39(1). ⋈ A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date. \boxtimes 5. A copy of the International Application as filed (35 U.S.C. 371(c)(2)) is transmitted herewith (required only if not transmitted by the International Bureau). \boxtimes has been transmitted by the International Bureau. is not required, as the application was filed in the United States Receiving Office (RO/US) A translation of the International Application into English (35 U.S.C. 371(c)(2)). Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) TU are transmitted herewith (required only if not transmitted by the International Bureau). ť, įI have been transmitted by the International Bureau. 1 have not been made; however, the time limit for making such amendments has NOT expired. ľ have not been made and will not be made. 1.7 8.[] 🗆 A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)). An executed oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)). A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c){5}). Items 11. to 16. below concern other document(s) or information included: An Information Disclosure Statement under 37 CFR 1.97 and 1.98. X An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.

Other items or information: published appln. No. WO 00/59556; PCT forms: IPEA/416; IPEA/408 (Written Opinion) and Response

 \boxtimes

 \Box 15.

16

A FIRST preliminary amendment.

A substitute specification.

dated April 24, 2001

A SECOND or SUBSEQUENT preliminary amendment.

A change of power of attorney and/or address letter.

U.S. APPLICA	ATION NO. (If kno	wu9/193732	6 PCT/NL00/0022				NEY'S DOCKET NUMBER 219-013
877		fees are submitted:			CALCULATI	ONS	PTO USE ONLY
		FR 1.492(a)(1)-(5)):					
nor in	Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO						
	International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO \$860.00 (970)						
Intern but in	ational prelim ternational se	inary examination fee (37 CF) arch fee (37 CFR 1.445(a)(2)	R 1.482) not paid to USPTO) paid to USPTO	\$710.00 (958)			
Intern but al	ational prelim I claims did no	inary examination fee paid to ot satisfy provisions of PCT A	USPTO (37 CFR 1.482) article 33(1)-(4)	\$690.00 (956)			
Intern and a	ational prelim Il claims satis	inary examination fee paid to fied provisions of PCT Article	USPTO (37 CFR 1.482) 33(1)-(4)	\$100.00 (962)			
		ENTER	APPROPRIATE BASIC	FEE AMOUNT =		0.00	
Surcharge months fro	of \$130.00 (154) for furnishing the oath o claimed priority date (37 CF	r declaration later than R 1.492(e)).	20 🗆 30 🗆	\$		
Cla	aims	Number Filed	Number Extra	Rate			
Total Claim	ns	9 -20 =	0	X\$18.00 (966)	\$		
Independer	nt Claims	2 -3 =	0	X\$80.00 (964)	\$	····	
	ependent clain	n(s) (if applicable)		+\$270.00 (968)	\$		-
			TOTAL OF ABOVE C	ALCULATIONS =		0.00	
Reduction	for 1/2 for fili	ng by small entity, if applicab	le (see below).		\$		-
				SUBTOTAL =	\$ 86	0.00	
Processing months fro	fee of \$130. om the earliest	00 (156) for furnishing the Ert claimed priority date (37 CF	nglish translation later than R 1.492(f)).	20 🗆 30 🗆 +	\$		
A REP			TOTAL	NATIONAL FEE =	\$860.00		
Fee for rec	ording the entiate cover she	closed assignment (37 CFR 1 eet (37 CFR 3.28, 3.31). \$40	.21(h)). The assignment mu 0.00 (581) per property +	st be accompanied by	\$ 40.00		
			TOTAL FE	ES ENCLOSED =	\$900.00		
ju nili					Amount ref	to be: funded	\$
					cl	harged	\$
а. 🗆	Small entity	status is hereby claimed.					
b. 🛛	A check in the	he amount of \$ <u>900.00</u> to	cover the above fees is encl	sed.			
с. 🗆	Please charg is enclosed.	e my Deposit Account No. 02	2-4800 in the amount of \$	to cover the abov	ve fees. A du	ıplicate	copy of this sheet
d. ⊠		sioner is hereby authorized to 02-4800. A duplicate copy		vhich may be required,	or credit any	overpay	yment to Deposit
		appropriate time limit under 3 granted to restore the applica		ot been met, a petition	to revive (37	' CFR 1	.137(a) or (b))
SEND ALI	L CORRESPO	NDENCE TO:	Q	Man CRO	Can		
Ronald L. Grudziecki BURNS, DOANE, SWECKER & MATHIS, L.L.P. SIGNATURE			NATURE				
	P.O. Box	1404 a, Virginia 22313-1404	Wi	lliam C. Rowland			
	(703) 836		NA				
				,888 BISTRATION NUMBER			
				· · · · · · · · · · · · · · · · · · ·			

Patent Attorney's Docket No. <u>0199219-013</u>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of)
SCA Hygiene Products Zeist B.V. et al.) Group Art Unit: Unassigned
Application No.: Unassigned) Examiner: Unassigned
Filed: September 24, 2001)
For: HYGIENIC ABSORBENT WITH ODOUR CONTROL))
)))

PRELIMINARY AMENDMENT

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Prior to examination of the above-captioned application, kindly enter the following amendment.

IN THE CLAIMS:

Kindly rewrite claims 4-7 as follows:

- 4. (Amended) Superabsorbent material according to claim 1, in which said non-acidic compound is present in an amount of 1-20wt.% with respect to the weight of superabsorbent material.
- 5. (Amended) Superabsorbent material according to claim 1, in which the non-acidic compound is homogeneously divided in the superabsorbent material.

- 6. (Amended) Superabsorbent material according to claim 1, in which the non-acidic compound is chemically bound to the superabsorbent material.
- 7. (Amended) Hygiene product such as a diaper, comprising a superabsorbent material comprising a non-acidic compound selected from acid anhydrides, lactides, lactones and hydrolysable esters.

Please add the following new claims 8-9:

- 8. (New) Hygiene product according to claim 7, in which the non-acidic compound selected from lactides and lactones of γ or δ -carboxylic acids.
- 9. (New) Hygiene product according to claim 7, in which said non-acidic compound is present in an amount of 1-20 wt.% with respect to the weight of the superabsorbent.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

William C. Rowland

Registration No. 30,888

P.O. Box 1404 Alexandria, Virginia 22313-1404

(703) 836-6620

Date: September 25, 2001

Attachment to Preliminary Amendment dated September 25, 2001

Marked-up Claims 4-7

- 4. (Amended) Superabsorbent material according to [any one of the preceding claims] claim 1, in which said non-acidic compound is present in an amount of 1-20wt. % with respect to the weight of superabsorbent material.
- 5. (Amended) Superabsorbent material according to [any one of the preceding claims] claim 1, in which the non-acidic compound is homogeneously divided in the superabsorbent material.
- 6. (Amended) Superabsorbent material according to [any one of the preceding claims] claim 1, in which the non-acidic compound is chemically bound to the superabsorbent material.
- 7. (Amended) Hygiene product such as a diaper, comprising a superabsorbent material [according to any one of the preceding claims] comprising a non-acidic compound selected from acid anhydrides, lactides, lactones and hydrolysable esters.

WO 00/59556 PCT/NL00/00228

Hygienic absorbent with odour control

[0001] The present invention relates to a superabsorbent material for use in hygienic absorbent products such as diapers, sanitary napkins and the like, which has enhanced odour control and prevents bacterial growth and to a method of producing such material.

[0002] Superabsorbent materials of various types are known in the art. Examples are crosslinked polyacrylates and polysaccharides grafted with polyacrylates. A problem related to the use of superabsorbent materials is the odour caused by urine components, which cause superabsorbent materials to become objectionable long before there maximum absorbing capacity has been used. As the malodorous compounds are often alkaline materials such as amines, it has been proposed to improve odour control by adding acids to the superabsorbent material. However, the use of acids has disadvantages in that acids will lead to skin irritation.

[0003] US 4,685,909 discloses disposable diapers and the like containing polymeric acidic pH control agents such as cellulose phosphate and polyacrylic acid.

[0004] It has been found that a superabsorbent material with improved odour control can be produced by incorporating in or combining with the superabsorbent material a non-acidic, alkali-neutralising compound selected from acid anhydrides, lactides, lactones and hydrolysable esters.

[0005] Lactides include cyclic esters of hydroxy acids, especially α -hydroxy acids such as glycolic acid and lactic acid (2,5-dioxo-1,4-dioxanes). Lactones include cyclic esters of hydroxy acids, especially γ - or δ -hydroxy acids such as butryrolactone, valerolactone, gluconolactone, glucuronolactone and corresponding lactones of other sugar acids. Examples of hydrolysable esters are cellulose acetate and starch acetate. The non-acidic compound can be chemically bound to the superabsorbent material in the form of esters such as acetylated cellulose. Anhydrides are also suitable, although they are somewhat less preferred than lactides, lactones and hydrolysable esters, possibly because their susceptibility to hydrolysis is too high. They include anhydrides of carboxylic acids, especially cyclic anhydrides of dicarboxylic or polycarboxylic acids such as succinic, glutaric, maleic, citraconic, phthalic acid.

[0006] The amount of neutralising agent (e.g. lactide and lactone) to be incorporated in or to be combined with the superabsorbent material can be 1-20 % by weight, preferably 3-12 % by weight with respect to the weight of the superabsorbing polymer. The amount

5

10

15

20

25

30

5

10

15

20

of neutralising agent can also be expressed in molar equivalents. In particular the amount is 0.05-1 mmol, in particular 0.15-0.6 mmol per g of superabsorbing polymer.

[0007] An agent facilitating hydrolysis may be added to the neutralising agent. A suitable example is a hydrolysing enzyme, such as a lipase.

[0008] The superabsorbent materials according to the invention can be used for absorbing fluids, especially body fluids that may produce alkaline odorous components such as urine. The materials may be incorporated in any absorbent article such as sanitary napkins, incontinence pads and baby diapers. As a model for human urine, so-called synthetic urine (SU) is used to study the effectiveness of the superabsorbent materials. The composition of SU is given in table 1 below:

[0009] Table 1

component	g/l	mmol/l
magnesium sulphate	0.42	3.5
potassium chloride	4.50	60
sodium chloride	7.60	130
urea	18.00	300
calcium sulphate dihydrate	0.34	2
potassium dihydrogen phosphate	3.54	26
disodium hydrogen phosphate	0.745	5.3
Triton X-100, 0.1%	1.00	
pH 5.9-6.0		

Example 1: Baby diaper

[0010] In a baby diaper containing 13 g of polyacrylic acid as absorbent (Libero Maxi Girl), four different alkali-neutralising substances were placed under a non-woven of the diaper and on top of the pulp. 250 ml of SU was added to the diaper. After the addition, the pH was measured at six different places on the non-woven using a contact electrode, and the values were averaged. The results are summarised in table 2. It can be seen from the table that despite the high buffering capacity of the diaper (>75% of the polyacrylic

acid being in the sodium salt form), the pH is lowered due to hydrolysis of the acid precursor.

[0011]

5

10

15

Table 2

neutralising substance	amount (mg)	amount (mmol)	pH after 1 h	pH after 2 h	pH after 5 h
none	-	-	5.75	5.81	5.92
lactide	577	4.0	5.84	5.80	5.47
δ-gluconolactone	1430	8.0	5.96	5.85	5.33
maleic anhydride	600	6.1	5.70	n.d.	5.43

Example 2: Sanitary napkin

[0012] In a sanitary napkin (Libresse) containing CTMP (chemically treated mechanical pulp) as absorbent, three different alkali-neutralising substances were placed in the middle of the CTMP of the napkin. 15 ml of SU was added to the napkin. After the addition of the urine, the pH was measured as six different places on the non-woven using a contact electrode, and the values were averaged. The results are summarised in the following table 3. The table shows that addition of lactide lowers the pH quickly, whereas the same amount of (maleic) anhydride results in a slower but continuing pH decrease. A direct acid (citric acid) tend to be too acidic.

[0013]

Table 3

neutralising substance	amount (mg)	amount (mmol)	pH after 2 h	pH after 5 h
none	•	-	5.76	5.67
lactide	34	0.23	4.51	4.56
maleic anhydride	23	0.23	5.36	4.32
citric acid	49	0.23	3.98	3.80

Example 3: Baby diaper

[0014] 250 ml SURM was added to a baby diaper (Libero maxi). Different amounts of glycolide, from 0.2 g to 1.6 g per diaper, were put into diapers, under the non-woven of the diaper and on top of the pulp. Each diaper also contains 1 g of lipolase 100 T (Novo Nordisk). For each measurement the pH of the diaper was measured on the non-woven at six different places with a contact electrode. The averaged results are shown in table 4.

[0015]

Table 4

10

Amoun	t of glycolide added	Starting	pН	pН	pН
g	mmol	pН	After 1 hour	After 2 hours	After 5 hours
0.2	1.7	6.0	5.1	5.0	5.0
0.4	3.4	5.9	5.1	4.9	4.9
0.8	6.9	5.9	4.4	4.9	4.8
1.6	13.8	5.9	4.8	4.6	4.6

Claims

- 1. Superabsorbent material comprising a non-acidic compound selected from acid anhydrides, lactides, lactones and hydrolysable esters.
- 2. Superabsorbent material according to claim 1, in which the non-acidic compound is selected from lactides and lactones of γ or δ -carboxylic acids.
- 3. Superabsorbent material according to claim 2, in which the non-acidic compound is selected from lactide, glycolide and gluconolactone.
- 4. Superabsorbent material according to any one of the preceding claims, in which said non-acidic compound is present in an amount of 1-20 wt.% with respect to the weight of the superabsorbent material.
- 5. Superabsorbent material according to any one of the preceding claims, in which the non-acidic compound is homogeneously divided in the superabsorbent material.
- 6. Superabsorbent material according to any one of the preceding claims, in which the non-acidic compound is chemically bound to the superabsorbent material.
- 7. Hygiene product such as a diaper, comprising a superabsorbent material according to any one the preceding claims.

COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL DESIGN, NATIONAL STAGE OF PCT OR CIP APPLICATION)

As a below named inventor, I hereby declare that

My residence, post office address and citizenship are as stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Hygienic absorbent with odour control

the specification of which: (complete (a), (b) or (c) for type of application)

REGULAR OR DESIGN APPLICATION

is attached hereto.	an Ameliantina
was filed on	as Application
Serial No.	and was amended on
(if applicable)	
PCT FILED APP	ICATION ENTERING NATIONAL STAGE
was described and claimed in	nternational application No. PCT/NL00/00228
filed on 6 April 2000	
•	(if am A
and as amended on	(if any)
	was filed on Serial No. (if applicable) PCT FILED APPL

ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above identified specification. including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, paragraph 1.56(a).

> In compliance with this duty there is attached an information disclosure statement 37 CFR 1.97

PRIORITY CLAIM

I hereby claim foreign priority benefits under Title 35. United States Code paragraph 119 of any foreign application (s) for patent of inventor's certificate listed below and have also identified below any foreign application for patent of inventor's certificate having a filing date before that of the application on which priority is claimed.

d. [] no such applications have been filed

e. [X] such applications have been filed as follows

EARLIEST FOREIGN APPLICATION(S), IF ANY FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO SAID APPLICATION

Country	Application Number	Date of filing (day, month, year)	Date of Issue (day, month, year)	Priority claimed
Europe	99201087.6	6 April 1999		Yes

ALL FOREIGN APPLICATION(S), IF ANY FILED MORE THAN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO SAID APPLICATION

CONTINUATION-IN-PART

(Complete this part only if this is a continuation-in-part application)

I hereby declare claim the benefit under Title 35, United States code, paragraph 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claim of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, paragraph 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, paragraph 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial No.) (Filing date) (Status) (patented, pending, abandoned)

(Application Serial No.) (Filing date) (Status) (patented, pending, abandoned)

POWER OF ATTORNEY

If hereby appoint the following attorneys and agent(s) to prosecute said application and to transact all business in the Patent and trademark office connected therewith and to file, prosecute and to transact all business in connection with international applications directed to said invention:

titore titter enter the tite, presente					
William L. Mathis	17,337	Eric H. Weisblatt	30,505	Bruce T. Wieder	33,815
Robert S. Swecker	19,885	James W. Peterson	26,057	Todd R. Walters	34,040
Planton N. Mandros	22,124	Teresa Stanek Rea	30,427	Ronni S. Jillions	31,979
Benton S. Duffett, Jr	22,030	Robert E. Krebs	25,885	Harold R. Brown III	36,341
Norman H. Stepno	22,716	William C. Rowland	30,888	Allen R. Baum	36,086
Ronald L. Grudziecki	24,970	T. Gene Dillahunty	25,423	Brian P. O'Shaughnessy	32,747
Frederick G. Michaud, Jr.	26,003	Patrick C. Keane	32,858.	Kenneth B. Leffler	36,075
Alan E. Kopecki	25,813	B. Jefferson Boggs, Jr.	32,344	Fred W. Hathaway	32,236
Regis E. Slutter	26,999	William H. Benz	25,952	Wendi L. Weinstein	34,456
Samuel C. Miller, III	27,360	Peter K. Skiff	31,917	Mary Ann Dillahunty	34,576
Robert G. Mukai	28,531	Richard J. McGrath	29,195	George A. Hovanec, Jr	28,223
Matthew L. Schneider	32,814	James A. LaBarre	28,632	Michael G. Savage	32,596
E. Joseph Gess	28,510	_ Gerald F. Swiss	30,113		
R. Danny Huntington	27,903	Charles F. Wieland III	33,096		

Address all correspondence to:

Ronald L. Grudziecki

Burns, Doane, Swecker & Mathis, L.L.P.

P.O. Box 1404

Alexandria, Virginia 22313-1404

Address all telephone colls to: Ronald L. Grudziecki at (703) 8366620

10

and:

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that wilful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such wilful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of first inventor: BESEMER, Arie Cornelis Inventor's signature

1 m

4 September 2001 Date

Country of Citizenship: the Netherlands

Residence: Amerongen, the Netherlands

Post Office Address: H. v.d. Boschstraat 111, NL-3958 CC AMERONGEN, the Netherlands

NLX

Full name of second inventor: VERWILLIGEN, Anne-Mieke Yvonne Wilhelmina Inventor's signature

Date 4 September 2001

Country of Citizenship: the Netherlands

Residence: Zeist, the Netherlands

NLX Post Office Address: Oude Arnhemseweg 234, NL-3705 BJ ZEIST, the Netherlands

Full name of third inventor: THORNTON, Jeffrey

Inventor's signature

4 September 2001

Country of Citizenship: the U.S.A.

Residence: Huizen, the Netherlands

Post Office Address: Jagersweg 13, NL-1272 AL HUIZEN, the Netherlands

人/とX

CHECK PROPER BOX(ES) FOR ANY ADDED PAGE(S) FORMING A PART OF THIS DECLARATION